It was decided in the Yeas ......

negative ...... Nays .....

1001		
Lewis (GA)	Pastor	Slaughter
Linder	Paxon	Smith (NJ)
Lipinski	Payne	Smith (OR)
Livingston	Pease	Smith (TX)
Lofgren	Peterson (PA)	Smith, Adam
Lowey	Petri	Smith, Linda
Luther	Pickering	Snowbarger
Maloney (NY)	Pickett	Snyder
Manton	Pitts	Solomon Souder
Manzullo	Pombo	Spence
Markey	Pomeroy	Spratt
Martinez	Porter	Stabenow
Mascara	Portman	Stark
Matsui	Poshard	Stearns
McCarthy (NY)	Price (NC)	Stenholm
McCollum	Pryce (OH)	Stokes
McDade	Quinn	Strickland
McDermott	Rahall	Stump
McGovern	Ramstad	Stupak
McHale	Rangel	Sununu
McHugh	Regula	Tanner Tauscher
McInnis	Reyes	Taylor (MS)
McIntyre	Riggs	Taylor (NC)
McKeon	Rivers	Thomas
McKinney	Roemer	Thompson
Meek	Rogan	Thurman
Menendez	Rogers	Tiahrt
Mica	Ros-Lehtinen	Tierney
Millender-	Rothman	Torres
McDonald	Roukema	Towns
Miller (CA)	Roybal-Allard	Traficant
Miller (FL)	Rush	Turner
Mink	Ryun	Upton Velazquez
Moakley	Sabo	Vento
Molinari	Sanchez	Visclosky
Mollohan	Sanders	Walsh
Moran (KS)	Sandlin	Waters
Moran (VA)	Sawyer	Watkins
Morella	Saxton	Watt (NC)
Murtha Nadler	Schaefer, Dan	Waxman
Neal	Schaffer, Bob	Weldon (PA)
	Schiff	Weller
Nethercutt	Schumer Scott	Wexler
Northup Norwood	Sensenbrenner	Weygand White
Nussle	Serrano	Wicker
Oberstar	Sessions	Wise
Olver	Shaw	Wolf
Ortiz	Shays	Woolsey
Owens	Sherman	Wynn
Oxley	Shimkus	Yates
Packard	Shuster	Young (FL)
Pallone	Sisisky	
Pappas	Skaggs	
Parker	Skeen	
Pascrell	Skelton	
1	NOT VOTING-8	

### NOT VOTING-8

Carson	Obey	Scarborough
Clay	Pelosi	Young (AK)
Goodling	Richardson	

So the amendment in the nature of a substitute was not agreed to.

## ¶10.19 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in the nature of a substitute submitted by Mrs. FOWLER:

Strike all after the resolving clause and insert the following:

That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States within seven years after the date of its submission for ratification:

### "ARTICLE-

"No person may serve more than four consecutive terms as Representative or two consecutive terms as Senator, not counting any term that began before the adoption of this article of amendment.

#### ¶10.20[Roll No. 18] AYES-91

Foley Nethercutt Armey Forbes Neumann Bartlett Fowler Ney Norwood Fox Bass Bilbray Franks (NJ) Paul Peterson (MN) Bilirakis Furse Blagojevich Ganske Pryce (OH) Bonilla Gibbons Radanovich Reyes Riggs Bono Gillmor Bryant Goode Riley Burr Goss Callahan Rohrabacher Graham Hall (TX) Canady Ros-Lehtinen Cannon Harman Royce Sanford Chabot Herger Coble Hilleary Shadegg Coburn John Shaw Sherman Combest .Jones Condit Smith (MI) Kim Cook Klug Smith, Linda Cooksey Largent Talent Taylor (NC) LaTourette Cramei Crane Lewis (KY) Thornberry LoBiondo Traficant Cubin Danner Wamp Weldon (FL) Davis (VA) Maloney (CT) Deutsch McNulty White Whitfield Meehan Dunn Emerson Metcalf Young (FL) English Minge Myrick

### NOES-335

Ensign

Allen

Baker

Barr

Berry

Bliley

Blunt

Boyd

Brady

Buver

Camp

Castle

Cox

Coyne

Crapo

Davis (IL)

Abercrombie Deal Hill DeFazio Hilliard Hinchey Aderholt DeGette Delahunt Hinojosa Andrews DeLauro Hobson Archer DeLav Hoekstra Dellums Holden Bachus Baesler Diaz-Balart Hooley Dickey Horn Baldacci Dicks Hostettler Ballenger Dingell Houghton Dixon Hover Barrett (NE) Hulshof Doggett Dooley Doolittle Barrett (WI) Hunter Hutchinson Barton Bateman Doyle Hyde Becerra Dreier Inglis Bentsen Edwards Istook Jackson (IL) Bereuter Ehlers Jackson-Lee (TX) Berman Ehrlich Engel Bishop Jefferson Eshoo Etheridge Jenkins Johnson (CT) Blumenauer Evans Everett Johnson (WI) Ewing Boehlert Johnson, E. B. Boehner Johnson, Sam Farr Bonior Fattah Kanjorski Borski Fawell Kaptur Boswell Kasich Fazio Boucher Filner Kelly Kennedy (MA) Kennedy (RI) Flake Foglietta Brown (CA) Ford Kennelly Frank (MA) Brown (FL) Kildee Brown (OH) Kilpatrick Frelinghuysen Bunning Kind (WI) Frost King (NY) Gallegly Burton Gejdenson Kingston Calvert Gekas Kleczka Gephardt Klink Campbell Gilchrest Knollenberg Kolbe Kucinich Capps Cardin Gilman Gonzalez Goodlatte LaFalce Chambliss Goodling LaHood Chenoweth Gordon Lampson Christensen Granger Lantos Clayton Clement Green Latham Greenwood Lazio Gutierrez Gutknecht Clyburn Leach Collins Levin Hall (OH) Lewis (CA) Conyers Costello Hamilton Lewis (GA) Hansen Linder Hastert Lipinski Hastings (FL) Livingston Cummings Hastings (WA) Lofgren Cunningham Hayworth Lowey Davis (FL) Hefley Luther

Manton Pease Smith (TX) Manzullo Pelosi Smith, Adam Snowbarger Markey Peterson (PA) Martinez Snyder Pickering Mascara Solomon Matsui Souder Pickett McCarthy (MO) Spence McCarthy (NY) Pombo pratt Stabenow McCollum Pomeroy McCrery Porter Stark McDade Portman Stearns McDermott Poshard Stenholm Stokes Strickland McGovern Price (NC) McHale Quinn McHugh Rahall Stump McInnis Ramstad Stupak McIntosh Rangel Sununu McIntyre Regula Tanner McKeon Rivers Tauscher McKinney Roemer Tauzin Taylor (MS) Meek Rogan Menendez Rogers Thomas Rothman Thompson Mica Millender-Roukema Thune McDonald Roybal-Allard Thurman Miller (CA) Rush Tiahrt Miller (FL) Ryun Tierney Mink Sabo Torres Moakley Salmon Towns Molinari Sanchez Turner Mollohan Sanders Upton Sandlin Moran (KS) Velazquez Moran (VA) Sawyer Vento Visclosky Morella Saxton Schaefer, Dan Murtha Walsh Nadler Schaffer, Bob Waters Neal Schiff Watkins Northup Schumer Watt (NC) Nussle Scott Watts (OK) Oberstar Sensenbrenner Waxman Weldon (PA) Serrano Ortiz Sessions Weller Wexler Owens Shavs Oxley Shimkus Weygand Packard Shuster Wicker Pallone Wise Sisisky Pappas Skaggs Wolf Parker Skeen Woolsey

NOT VOTING-7

Wvnn

Young (AK)

Skelton

Slaughter

Smith (N.J)

Smith (OR)

Carson Obev Richardson Clay Duncan Scarborough

Pascrell

Pastor

Paxon

Pavne

So the amendment in the nature of a substitute was not agreed to.

# ¶10.21 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment in nature of a substitute submitted by Mr. SCOTT:

Strike all after the resolving clause and insert the following:

That the following article is proposed as an amendment to the Constitution of the United States, which shall be valid to all intents and purposes as part of the Constitution when ratified by the legislatures of three-fourths of the several States:

# "ARTICLE-

"SECTION 1. No person who has been elected for a full term to the Senate two times shall be eligible for election or appointment to the Senate. No person who has been elected for a full term to the House of Representatives six times shall be eligible for election to the House of Representatives.

SECTION 2. No person who has served as a Senator for more than three years of a term to which some other person was elected shall subsequently be eligible for election to the Senate more than once. No person who has served as a Representative for more than one year shall subsequently be eligible for election to the House of Representatives more than five times.

'SECTION 3. This article shall be inoperative unless it shall have been ratified by the

Maloney (NY)

Hefner